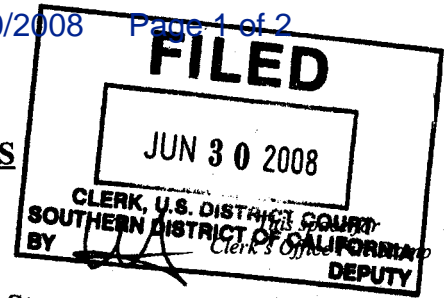


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIANOTICE OF DOCUMENT DISCREPANCIES

TO: U. S. DISTRICT JUDGE / U. S. MAGISTRATE JUDGE
 FROM: L. Hammer, Deputy Clerk
 CASE NO.: 08cv1143 LAB (NLS) DOCUMENT FILED BY:
 CASE TITLE: Gulbrandson v. Goodyear Tire & Rubber Company
 DOCUMENT ENTITLED: Letter to Magistrate Judge

RECEIVED DATE: 6/27/2008

Stormes Plaintiff

Upon the submission of the attached document(s), the following discrepancies are noted:

<input checked="" type="checkbox"/> Local Rule	<i>Discrepancy</i>
<input type="checkbox"/> 5.1	Missing time and date on motion and/or supporting documentation
<input type="checkbox"/> 5.3	Document illegible or submitted on thermal facsimile paper
<input type="checkbox"/> 5.4	Document not filed electronically. Notice of Noncompliance already issued.
<input type="checkbox"/> 7.1 or 47.1	Date noticed for hearing not in compliance with rules/Document(s) are not timely
<input type="checkbox"/> 7.1 or 47.1	Lacking memorandum of points and authorities in support as a separate document
<input type="checkbox"/> 7.1 or 47.1	Briefs or memoranda exceed length restrictions
<input type="checkbox"/> 7.1	Missing table of contents
<input type="checkbox"/> 15.1	Amended pleading not complete in itself
<input type="checkbox"/> 30.1	Depositions not accepted absent a court order
<input type="checkbox"/>	Supplemental documents require court order
<input type="checkbox"/>	Default Judgment in sum certain includes calculated interest
<input checked="" type="checkbox"/>	<u>OTHER: Ex Parte Communication is Prohibited</u>

Date forwarded: 6/30/2008

ORDER OF THE JUDGE / MAGISTRATE JUDGE**IT IS HEREBY ORDERED:**

- The document is to be filed nunc pro tunc to date received.
 The document is NOT to be filed, but instead REJECTED. and it is ORDERED that the Clerk serve a copy of this order on all parties.
 Rejected document to be returned to pro se or inmate? Yes. Court Copy retained by chambers

Counsel is advised that any further failure to comply with the Local Rules may lead to penalties pursuant to Local Rule 83.1

CHAMBERS OF: Judge Burns

Dated: 6/30/08
 cc: All Parties

By: SPN/PSL

REJECTED

LETTER/EXPLANATION/STORY TO PRESIDING JUDGE.

TITLE: THE HIGH PRICE OF FRIVOLOUS LAWSUITS.
 NEW YORK ATTORNEY GENERAL DENNIS C. VACCO HAS MADE QUITE A NAME FOR HIMSELF IN RECENT YEARS THROUGH HIS ISSUANCE OF AN ANNUAL "TOP TEN" LIST OF FRIVOLOUS LAWSUITS. THE LIST OF REAL LEGAL COMPLAINTS FILED BY PRISONERS FOR GRIEVANCES SUCH AS BAD HAIRCUTS OR STALE POP TARTS HAS BECOME A FAVORITE SOURCE OF COMIC RELIEF FOR THE MEDIA, BUT STATE AND FEDERAL GOVERNMENT OFFICIALS HAVE FOUND THE TOPIC OF FRIVOLOUS PRISONER SUITS ANYTHING BUT FUNNY. IN THE PAST DECADE, A NUMBER OF STATES HAVE PASSED LAWS THAT ALLOW FOR THE RELOCATION OF GOOD TIME CREDITS FOR PRISONERS WHO FILE FRIVOLOUS AND/OR MALICIOUS LEGAL COMPLAINTS. LIKEWISE, THE FEDERAL PRISON LITIGATION REFORM ACT PASSED IN 1996 RESTRICTS CIVIL COMPLAINT FILINGS BY PRISONERS WHO HAVE HAD THREE OR MORE PAST COMPLAINTS DEEMED FRIVOLOUS BY THE COURTS.

CASE FACTORS: BOUNDS v. SMITH, 430 U.S. 817 (1977),
FUNDAMENTAL CONSTITUTIONAL RIGHTS OF ACCESS TO THE COURTS.
 SEE ALSO, SHARPLEY v. JURICK, 965 F.2d 289 (7th Cir. 1992) AND TOUSSAINT v. McCARTHY, 926 F.2d 800 (9th Cir. 1990). LEWIS v. CASEY, 518 U.S. 343 (1996) A RULING THAT SHARPLY NARROWED THE BOUNDS decision. [RIGHT OF ACCESS TO THE COURTS].
 FACT RIGHT OF ACCESS TO THE COURTS.